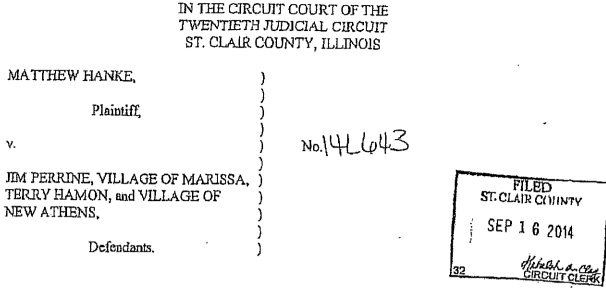
# Case 3:14-cv-01136-JPG-SCW Document 2-1 Filed 10/22/14 Page 1 of 19 Page ID #7

JS 44 (Rev. 12/12)

## CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PLOT OF THIS FORM)

harbase or minimized are civil a	ocket sneet, (SEE INSTRUC	LITONS ON NEAT PAGE C	JF THIS FC	ORM:)			
I. (a) PLAINTIFFS Matthew Hanke				DEFENDANTS Jim Perrine, Village of Marissa, Terry Hamon and Village of New Athens			
(b) County of Residence of First Listed Plaintiff St. Clair				CaumbianeDavidana	-PPinet in 1 per les		
(b) County of Residence of First Listed Plaintiff St. Clair  (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence	of First Listed Defendant		
(Escar in U.S. i Emiliar Casa)				(IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
(c) Attorneys (Firm Name,	Address, and Telephone Numbe	er)		Attorneys (If Known)			
Jarrod P. Beasley, The K Belleville, IL 62220, (618	(uehn Law Firm, 23 Pւ ) 277-7260	ublic Square, Suite	450	James C. Cook, W Belleville, IL 62226	alker and Williams P.C., 6 (618) 277-1000	4343 West Main St.,	
II. BASIS OF JURISD	ICTION (Place an "X" in (	One Bax Only)	ІП. СІ	TIZENSHIP OF P (For Diversity Cases Only)	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintif	
☐ 1 U.S. Government	🔰 3 Federal Question				rf def	and One Box for Defendant) PTF DEF	
PlaintifT	(U.S. Government	Not a Party)	Citizo	en of This State	I 🖸 1 Incorporated or Pr of Business In T		
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizens)	ip of Parties in Item III)	Citizo	en of Another State 🛛	2		
				en or Subject of a O	3 3 Foreign Nation	១៩១៩	
IV. NATURE OF SUIT	(Place an "X" in One Box O	nly) ORTS		RFEITURE/PENALTY	DANIED INTERIOR	A STATE OF THE PARTY OF THE PAR	
☐ 110 Insurance	PERSONAL INJURY	PERSONAL INJUR		25 Drug Related Seizure	BANKRUPTCY  422 Appeal 28 USC 158	OTHER STATUTES  375 False Claims Act	
☐ 120 Marine	☐ 310 Airplane	☐ 365 Personal Injury -		of Property 21 USC 881	☐ 423 Withdrawal	1 400 State Reapportionment	
☐ 130 Miller Act ☐ 140 Negotiable Instrument	315 Airplane Product     Liability	Product Liability  367 Health Care/	☐ 69	0 Other	28 USC 157	O 410 Antitrust	
☐ 150 Recovery of Overpayment	🗇 320 Assault, Libel &	Pharmaceutical	İ		PROPERTY RIGHTS	. 430 Banks and Banking  450 Commerce	
& Enforcement of Judgment  [] 151 Medicare Act		Personal Injury	i		☐ 820 Copyrights	☐ 460 Deportation	
151 Nicolcare Act 152 Recovery of Defaulted	☐ 330 Federal Employers' Liability	Product Liability  368 Asbestos Persona	1		☐ 830 Patent ☐ 840 Trademark	☐ 470 Racketeer Influenced and Corrupt Organizations	
Student Lonns	☐ 340 Marine	Injury Product			Ly 0-10 Transcrings	☐ 480 Consumer Credit	
(Excludes Veterans)  153 Recovery of Overpayment	345 Marine Product     Liability	Liability PERSONAL PROPES	Park Clai	LABOR O Fair Labor Standards	SOCIAL SECURITY	☐ 490 Cable/Sat TV	
of Veteran's Benefits	☐ 350 Motor Vehicle	370 Other Fraud	KIY   U /1	Act	☐ 861 HIA (1395ff) ☐ 862 Black Lung (923)	☐ 850 Securities/Commodities/ Exchange	
☐ 160 Stockholders' Suits	355 Motor Vehicle	☐ 371 Truth in Lending	□ 72	10 Labor/Management	☐ 863 DIWC/DIWW (405(g))	☐ 890 Other Statutory Actions	
<ul> <li>☐ 190 Other Contract</li> <li>☐ 195 Contract Product Liability</li> </ul>	Product Liability  360 Other Personal	☐ 380 Other Personal Property Damage	G 74	Relations 10 Railway Labor Act	☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	☐ 891 Agricultural Acts ☐ 893 Environmental Matters	
☐ 196 Franchise	Injury	☐ 385 Property Damage		I Family and Medical	L) 803 K31 (403(g))	B95 Freedom of Information	
	☐ 362 Personal Injury -	Product Liability		Leave Act		Act	
REAL PROPERTY	Medical Malpractice CIVIL RIGHTS	PRISONER PETITIO		90 Other Labor Litigation 91 Employee Retirement	FEDERAL TAX SUITS	☐ 896 Arbitration ☐ 899 Administrative Procedure	
☐ 210 Land Condemnation	🗷 440 Other Civil Rights	Habeas Corpus:		Income Security Act	O 870 Taxes (U.S. Plaintiff	Act/Review or Appeal of	
220 Foreclosure	☐ 441 Voting	☐ 463 Alien Detainee		•	or Defendant)	Agency Decision	
☐ 230 Rent Lease & Ejectment ☐ 240 Torts to Land	☐ 442 Employment ☐ 443 Housing/	510 Motions to Vacate Sentence	c		☐ 871 IRS—Third Party 26 USC 7609	950 Constitutionality of     State Statutes	
☐ 245 Tort Product Liability	Accommodations	530 General			20 030 7009	State Statutes	
☐ 290 All Other Real Property	O 445 Amer. w/Disabilities -		3110	IMMIGRATION	]		
	Employment  446 Amer. w/Disabilities -	Other:  540 Mandamus & Oth		2 Naturalization Application 5 Other Immigration			
	Other	550 Civil Rights		Actions	İ		
	☐ 448 Education	☐ 555 Prison Condition ☐ 560 Civil Detainee -					
		Conditions of					
V. ORIGIN (Place an "X" in		Confinement					
	te Court	Appellate Court	•	pened Anothe	r District Litigation		
	Cite the U.S. Civil Sta 42 U.S.C, 1983	itute under which you a	re filing (1	Do not cite jurisdictional stat	utes unless diversity);		
VI. CAUSE OF ACTIO	DN Brief description of co	ause: essive force.				*****	
VII. REQUESTED IN		IS A CLASS ACTION	N D	EMAND S	CHECK YES only	if demanded in complaint;	
COMPLAINT:	UNDER RULE 2			50,000.00	JURY DEMAND:	•	
VIII. RELATED CASE IF ANY	E(S) (See instructions):	JUDGE			DOCKETNINADED		
DATE		SIGNATURE OF AT	TORNEY	OF RECORD	DOCKET NUMBER	***************************************	
FOR OFFICE USE ONLY					1134		
RECEIPT # AN	MOUNT	APPLYING IFP		JUDGE	MAG. JUI	DGE	



## COMPLAINT

Comes now the plaintiff, Matthew Hanke, by and through his attorney, Jarrod P. Beasley of The Kuehn Law firm and for his Complaint against the Defendants, Jim Perrine, Village of Marissa, Terry Hamon and the Village of New Athens states as follows:

# (Count I - JIM PERRINE - 42 U.S.C. § 1983)

- That at all times mentioned herein, the defendant, Jim Perrine, was employed as an
  officer for the Village of Marissa.
- That at all times mentioned herein, the defendant was acting under color of law and in his capacity as officer for the Village of Marissa.
- 3. That on or about March 2, 2014, the plaintiff, Matthew Hanke, was at his home in Lenzburg, Illinois. Plaintiff began experiencing seizures. His wife contacted emergency services by dialing 9-1-1. Defendants Perrine from the Marissa Police Department and Terry Hamon of the New Athens Police Department responded.
- 4. When they arrived, at approximately 6:30 p.m. they entered Plaintiff's home.
- 5. Plaintiff was relaxing and had gotten his seizures under control.

- 6. Defendants advised plaintiff he had to go to the hospital via ambulance.
- Plaintiff advised that his health situation had resolved and that he did not wish to incur unnecessary medical bills for which he had no insurance.
- Plaintiff was understandably confused by the entire circumstance and attempted to walk out of his back door.
- At this time, Defendants ran after plaintiff, pushed his elderly mother to the ground,
   and Perrine fired his tazer striking plaintiff.
- 10. While on the ground, Defendants were unnecessarily rough with plaintiff.
- 11. Plaintiff did not resist and that defendants, without any legal justification tackled and tazered him causing severe physical damage.
- 12. That the plaintiff was charged with various offenses by Defendants.
- 13. That in an attempt to justify these charges, as well as the unlawful detention of the plaintiff, the defendant charged the plaintiff with resisting a peace officer.
- 14. That the aforementioned acts by the defendant constituted grossly excessive force and an illegal seizure in violation of the plaintiff's fourth amendment rights.
- 15. That as a direct and proximate result of one or more of the foregoing acts or omissions on the part of the defendant, the plaintiff suffered personal injury and pain and suffering, lost his freedom, lost sums of money due to inability to work, and will continue to experience pain and suffering, lose sums of money, and the stigma associated with having sustained a record of the aforementioned arrest.

WHEREFORE, the Plaintiff, Matthew Hanke, demands judgment against the defendant, Jim Perrine, in an amount greater than FIFTY THOUSAND DOLLARS (\$50,000.00), including

costs, reasonable attorney fees, expert fees, punitive damages, prejudgment interest, costs and any further relief this Court deems just and proper.

## (Count II - TERRY HAMON - 42 U.S.C. § 1983)

- That at all times mentioned herein, the defendant, Terry Hamon, was employed as an
  officer for the Village of New Baden.
- That at all times mentioned herein, the defendant, Hamon, was acting under color of law and in his capacity as officer for the Village of New Baden.
- 3. That on or about March 2, 2014, the plaintiff, Matthew Hanke, was at his home in Lenzburg, Illinois. Plaintiff began experiencing seizures. His wife contacted emergency services by dialing 9-1-1. Defendants Perrine from the Marissa Police Department and Hamon of the New Baden Police Department responded.
- 4. When they arrived, at approximately 6:30 p.m. they entered Plaintiff's home.
- 5. Plaintiff was relaxing and had gotten his seizures under control.
- Defendants advised plaintiff he had to go to the hospital via ambulance.
- Plaintiff advised that his health situation had resolved and that he did not wish to incur unnecessary medical bills for which he had no insurance.
- Plaintiff was understandably confused by the entire circumstance and attempted to walk out of his back door.
- Plaintiff did not resist and that defendants, without any legal justification tackled and tazered him causing severe physical damage.
- That the plaintiff was charged with various offenses by Defendants.
- 11. That in an attempt to justify these charges, as well as the unlawful detention of the plaintiff, the defendant charged the plaintiff with resisting a peace officer.

- 12. That the aforementioned acts by the defendant constituted grossly excessive force and an illegal seizure in violation of the plaintiff's fourth amendment rights.
- 13. That as a direct and proximate result of one or more of the foregoing acts or omissions on the part of the defendant, the plaintiff suffered personal injury and pain and suffering, lost his freedom, lost sums of money due to inability to work, and will continue to experience pain and suffering, lose sums of money, and the stigma associated with having sustained a record of the aforementioned arrest.

WHEREFORE, the Plaintiff, Matthew Hanke, demands judgment against the defendant, Terry Hamon, in an amount greater than FIFTY THOUSAND DOLLARS (\$50,000.00), including costs, reasonable attorney fees, expert fees, punitive damages, prejudgment interest, costs and any further relief this Court deems just and proper.

## (Count III - Village of Marissa - Indemnification)

- Plaintiff hereby adopts and incorporates the allegations of paragraphs 1 through 15 of Count I as if fully set forth herein.
- Pursuant to 745 ILCS 10/9-102 the county is required to pay any tort judgment or settlement for compensatory damages of its employee while acting within the scope of his employment.
- Defendant Jim Perrine was acting in the course and scope of his employment at all times referenced in the complaint.
- Village of Marissa is an indispensable party to this litigation under Federal Rule 19.

WHEREFORE, the plaintiff, Matthew Hanke, demands judgment against the defendant Village of Marissa for the amount of any judgment entered against Defendant Jim Perrine in Count I and for such further relief as this Court deems just and proper.

# (Count IV - Village of New Baden - Indemnification)

- Plaintiff hereby adopts and incorporates the allegations of paragraphs 1 through 14 of Count II as if fully set forth herein.
- Pursuant to 745 ILCS 10/9-102 the county is required to pay any tort judgment or settlement for compensatory damages of its employee while acting within the scope of his employment.
- Defendant Terry Hamon was acting in the course and scope of his employment at all
  times referenced in the complaint.
- 4. Village of Marissa is an indispensable party to this litigation under Federal Rule 19.

WHEREFORE, the plaintiff, Matthew Hanke, demands judgment against the defendant Village of New Baden for the amount of any judgment entered against Defendant Terry Hamon in Count II and for such further relief as this Court deems just and proper.

Respectfully Submitted.

Jarrod P. Beasley #6274536

The Kuehn Law Firm

23 Public Square, Suite 450

Belleville, IL 62220 Phone: 618.277,7260

Fax: 618.277.7718

ipbcasiey@kuchnlawfirm.com

TWENTIET	H JUDICI.	URT OF THE AL CIRCUIT ', ILLINOIS		
MATTHEW HANKE,	)			
Plaintiff,	)			
ν.	) ) )	10. 14Lb43	FILED	
JIM PERRINE, VILLAGE OF MARISSA,	)		ST. CLAIR COTINTY	
TERRY HAMON, and VILLAGE OF NEW ATHENS,	)		SEP 1 6 2014	
Defendants.	)		32 CIRCUIT CLET	
AFFIDAVIT				

This affidavit is made pursuant to Supreme Court Rule 222(b). Under the penalties of perjury as provided by Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the money damages sought by the Plaintiff herein does exceed fifty thousand dollars (\$50,000.00).

Respectfully Submitted,

Jarrod P. Beasley #6274536 Attorney for the Plaintiff The Kuchn Law Firm 23 Public Square, Suite 450

Belleville, IL 62220 Phone: 618.277.7260 Fax: 618.277.7718

CIRCUIT COURT FOR THE 20TH JUDICIAL CIRCUIT State of Illinois S.S. County of St. Clair Case Number Amount Claimed In excess of \$50,000.00 MATTHEW HANKE JIM PERRINE, VILLAGE OF MARISSA. TERRY HAMON and THE VILLAGE OF NEW ATHENS Plaintiff(s) Defendant(s) Nature of Action Tort - other Classification Prefix L TO THE SHERIFF: SERVE THIS DEFENDANT AT Pltf. Atty. Jarrod P. Beasley Address 23 Public Square, Suite 450 City Belleville. IL 62220 NAME Village of Marissa, Illinois \_\_\_Oode \_\_\_\_ c/o Mayor Jerry Cross Add. Pltf. Atty. \_\_\_\_\_ ADDRESS 212 N. Main Street SUMMONS COPY CITY & STATE Marissa, IL 62257 To the above named defendant(s)....: A. You are hereby summoned and required to appear before this court at to answer the complaint in this case, a copy of which is hereto attached. If you fail to do so, a judgment by default may be taken against you for the relief asked in the complaint, B. You are summoned and required to file an answer to the complaint in this case, a copy of which is hereto attached, or otherwise file your appearance, in the office of the clerk of this court within 30 days after service of this summons, exclusive of the day of service. If you fail to do so, judgment of decree by default may be taken against you for the relief prayed in the complaint. TO THE OFFICER: This summons must be returned by the officer or other person to whom it was given for service, with indorsement thereon of service and fees if any, immediately after service. In the event that paragraph A of this summons is applicable this summons may not be served less than three days before the day of appearance. If service cannot be made, this summons shall be returned so indorsed. This summons may not be served later than 30 days after its date. SEAI BY DEPUTY: Domna Stewart 52 Wiff 2114pm (To be inserted by officer on copy left with defendant or other person) Secretoru-

ase 3:14-cv-01136-JPG-SCW Docum20142000643ed 10/22/14 Page 8 of 19 Page ID #14

111 West Washington Street Belleville, Illinois - 62220 (618) 277-4410 License # 117-000823 Kaha Iah A. Clay
Electionizally File
Triansaction Id: 171635447
141643
10/07/2014
KENT, FUDY

Case #

14 L 643

#### RETURN OF SERVICE

I, the undersigned employee of Process Servers Inc., a duly registered and qualified Private Investigator, licensed by the State of Illinois, being duly sworn in on my Oath, state that I served the attached Summons Copy on the 29 th dav of September 2014, at the hour 2:14:00 PM of on **Donna Srewart** whom I would describe as follows; Sex: Female Race: White Age: <u>52 yrs</u> I served the same at the following address: 212 N. Main St.

Marissa II. 62264

If served on someone other than the Defendant at the usual place of abode, please complete:

I served the same upon a person residing in the house hold of <u>Jerry Cross</u> informing the person of the Contents of the Summons, and I further placed a copy of said Summons in a sealed envelope with postage fully prepaid and addressed same to Defendant at his or her place of abode.

Please complete if service was not made:

I was unable to serve the Defendant for the following reason:

SUBSCRIBED AND SWORN TO before me this

24 day of\_

2014

OFFICIAL SEAL
JAMES A MOUREY
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:08/06/18

MOTARY PUBLI

I certify that I served this su	mmons on defendants a	B follows:	
(a) – (Individual defendants – per By leaving a copy of the sums	sonal): nons and a copy of the co	mplaint with each individual defe	endant personally as follows:
Name of defend			service
		•	
	65 G V 1	lefendants - abode):	
By leaving a copy of the sun defendant with a person of his far summons, and also by sending a prepaid, addressed to each individ Name of	amons and a copy of th nily, of the age of 13 yes copy of the summons as lual defendant at hie us	e complaint at the usual place ars or upwards, informing that p and of the complaint in a sealed ual place of abode, as follows:	common of the
defendant	Person with whom left	Date of service	Date of mailing
By leaving a copy of the sum defendant corporation as follows:	(c) - Corporati mons and a copy of the	on defendants): complaint with the registered a	gent office, or agent of each
Defendant corporation		egistered agent.	Date of
Decadant on poration		officer or agent	ecrvice .
(d) - (Other service):			. 1.
sheriff's fees		, Sheriff of _	County
Service and return			
Miles	· — — · · · · · · · · · · · · · · · · ·		, Deputy
Sheriff of	County	,	

Case 3:14-cv-01136-JPG-SCW Docum**ent ⊈ 1006 fie**d 10/22/14 Page 11 of 19 Page ID #17 CIRCUIT COURT FOR THE 20TH JUDICIAL CIRCUIT State of Illinois S.S. County of St. Clair Case Number Amount Claimed In excess of \$50,000.00 MATTHEW HANKE JIM PERRINE, VILLAGE OF MARISSA. TERRY HAMON and THE VILLAGE OF **NEW ATHENS** Plaintiff(s) Defendant(s) Nature of Action Tort - other Classification Prefix L TO THE SHERIFF: SERVE THIS DEFENDANT AT Pltf. Atty. Jarrod P. Beasley Code Code Code Belleville, IL 62220 Phone 277.7260 NAME OFFICER JIM PERRINE c/o Marissa Police Department Add. Pltf. Atty. ADDRESS2 W. Marissa Street SUMMONS COPY CITY & STATE Marissa, IL 62257 To the above named defendant(s)...... A. You are hereby summoned and required to appear before this court at to answer the complaint in this case, a copy of which is hereto attached. If you fail to do so, a judgment by default may be taken against you for the relief asked in the complaint. B. You are summoned and required to file an answer to the complaint in this case, a copy of which is hereto attached, or otherwise file your appearance, in the office of the clerk of this court within 30 days after service of this summons, exclusive of the day of service. If you fail to do so, judgment of decree by default may be taken against you for the relief prayed in the complaint. TO THE OFFICER; This summons must be returned by the officer or other person to whom it was given for service, with indorsement thereon of service and fees if any, immediately after service. In the event that paragraph A of this summons is applicable this summons may not be served less than three days before the day of appearance. If service cannot be made, this summons shall be returned so indorsed. This summons may not be served later than 30 days after its date:

2209 pm 9-29-14 DZO WITNESS

BY DEPUTY.

111 West Washington Street Belleville, Illinois - 62220 (618) 277-4410 License # 117-000823



Case #

14 L 643

### RETURN OF SERVICE

I, the undersigned employee of Process Servers Inc., a duly registered and qualified Private Investigator, licensed by the State of Illinois, being duly sworn in on my Oath, state that I served the attached Summons Copy on the 29 th dav of September 2014, at the hour 2:09:00 PM of on Tom Prather whom I would describe as follows; Sex: Male Race: White Age: 35 yrs I served the same at the following address: 2 W. Marissa St.

Marissa Il. 62264

If served on someone other than the Defendant at the usual place of abode, please complete:

I served the same upon a person residing in the house hold of <u>Jim Perrine</u> informing the person of the Contents of the Summons, and I further placed a copy of said Summons in a sealed envelope with postage fully prepaid and addressed same to Defendant at his or her place of abode.

Please complete if service was not made:

I was unable to serve the Defendant for the following reason:

SUBSCRIBED AND SWORN TO before me this

day of\_

2014

OFFICIAL SEAL
JAMES A MOUREY
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:08/06/18

MATARY PINGIN

I certify that I served this sum	mons on defendants as	follows:		
(a) – (Individual defendants – perso By leaving a copy of the summe	nal): ns and a copy of the con	plaint with each individual del	endant personally as follows:	
Name of defendant		Date of service		
			•	
By leaving a copy of the summ defendant with a person of his fami summons, and also by sending a coprepaid, addressed to each individu  Name of defendant	iy, of the age of 13 year	s or upwards, informing that	P	
By leaving a copy of the summ defendant corporation as follows:		n defendants): emplaint with the registered s		
Defendant corporation		ficer or agent	Date of service	
(d) - (Other service);				
sheriff's fees		, Sheriff of _	County	
Service and return \$ Miles \$ Total			•	
Sheriff of	County	,		

Case 3:14-cv-0	1136-JPG-SCW Document CIRCUIT COURT FOR TH		Page 14 of 19 Page ID #20
State Of Illinois ) Count of St. Clair )	S.	Case Number	
			In excess of \$50,000.00
MA TTHEW HANKE			LAGE OF MARISSA,
		TERRY HAMON ar	nd THE VILLAGE OF
•		NEW ATHENS	·
		VS	•
			•
	Plaintiff(s)		Defendant(s)
Classification Prefix $rac{ extsf{L}}{ extsf{L}}$	Code 02	Nature of Action Tort	- other Gode 02
Pltf. Atty. Jarrod P. Bo	easley Code	·	': SERVE THIS DEFENDANT AT ry Hamon
City Belleville, IL 622 Add. Pltf. Atty.	20 Phone 277.7260	c/o New A ADDRESS	thens Police Department
	SUMMONS COP	905 Spc	otsylvania Street w Athens, IL 62264
Governt location)	by summoned and required to appe	. at	M, On20
to answer the complair be taken against you fo	t in this case, a copy of which is he r the relief asked in the complaint.	reto attached. If you fail	to do so, a judgment by default may
attached, or otherwise	file your appearance, in the office the day of service. If you fail to do	of the clerk of this court	this case, a copy of which is hereto within 30 days after service of this y default may be taken against you
indorsement thereon summons is applicable cannot be made, this su	is must be returned by the office of service and fees if any, immedi- this summons may not be served immons shall be returned so indors	ately after service. In t less than three days befo ed.	nom it was given for service, with the event that paragraph A of this ore the day of appearance. If service
	s may not be served later than 30 da	ays after its date.	97
hill / LEO 31m	Survey With	TESS,	1 (10)20/4°
SEAL		Clerk of CEPUTY:	Court
		DATE OF SERVICE	i: 9-15-14 20 no copy left with defendant person)

111 West Washington Street Belleville, Illinois - 62220 (618) 277-4410 License # 117-000823 Kahalah A. Clay

Electromically Filed

Transaction Id : 171635447
14L643
10/07/2014

KENT, JUDY

Case #

14 L 643

#### RETURN OF SERVICE

I, the undersigned employee of Process Servers Inc., a duly registered and qualified Private Investigator, licensed by the State of Illinois, being duly sworn in on my Oath, state that I served the attached Summons Copy on the 29 th day of September 2014, at the hour 1:47:00 PM of on Leo Simburger whom I would describe as follows; Sex: Male Race: White | Age: 50 yrs I served the same at the following address: 905 Spotsylviana St. New Athens II. 62264

If served on someone other than the Defendant at the usual place of abode, please complete:

I served the same upon a person residing in the house hold of Terry Hamon 16-2-19 informing the person of the Contents of the Summons, and I further placed a copy of said Summons in a sealed envelope with postage fully prepaid and addressed same to Defendant at his or her place of abode.

Please complete if service was not made:

I was unable to serve the Defendant for the following reason:

SUBSCRIBED AND SWORN TO before me this

day of \_

2014

OFFICIAL SEAL
JAMES A MOUREY
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:08/06/18

NOTARVPIRIT

I certify that I served this summons on	defendants as fo	illows:	
(a) - (Individual defendants - personal): By leaving a copy of the summons and a	copy of the comp	laint with each individual def	endant personally as follows
Name of defendant			[ service
	<del></del>		•
(b) -	- (Individual defe	endants - abode):	
By leaving a copy of the summons and defendant with a person of his family, of the summons, and also by sending a copy of the prepaid, addressed to each individual defend	e age of 13 years	or upwards, informing that p	
Name of Person defendant whom	n with	Date of service	Date of mailing
By leaving a copy of the summons and defendant corporation as follows:	(c) - Corporation a copy of the con	defendants): aplaint with the registered a	gent office, or agent of each
Defendant corporation		stered agent,	Date of
Detendant culhotation	otta	cer or agent	Bervice
(d) - (Other service):			- 1-
Sheriff's fees		G1 1m 4	
Service and return\$		, Sheriff of _	,
Miles\$			, Deputy
Total			
·	į.		

CIRCUIT COURT FOR THE 20TH JUDICIAL CIRCUIT State of Illinois S.S. County of St. Clair Case Number Amount Claimed In excess of \$50,000.00 MATTHEW HANKE JIM PERRINE, VILLAGE OF MARISSA, TERRY HAMON and THE VILLAGE OF NEW ATHENS Plaintiff(s) Defendant(s) Code 02 Nature of Action Tort - other Classification Prefix L TO THE SHERIFF: SERVE THIS DEFENDANT AT: Pltf. Atty. Jarrod P. Beasley Address 23 Public Square, Suite 450 Gity Belleville, IL 62220 NAME Village of New Athens, Illinois Phone 277.7260 c/o Richard Klein Add, Pltf. Atty. ADDRESS 605 S. Johnson Street SUMMONS COPY CITY & STATE New Athens, IL 62264 A. You are hereby summoned and required to appear before this court at to answer the complaint in this case, a copy of which is hereto attached. If you fail to do so, a judgment by default may be taken against you for the relief asked in the complaint, B. You are summoned and required to file an answer to the complaint in this case, a copy of which is hereto attached, or otherwise file your appearance, in the office of the clerk of this court within 30 days after service of this. summons, exclusive of the day of service. If you fail to do so, judgment of decree by default may be taken against you for the relief prayed in the complaint. TO THE OFFICER: This summons must be returned by the officer or other person to whom it was given for service, with indorsement thereon of service and fees if any, immediately after service. In the event that paragraph A of this summons is applicable this summons may not be served less than three days before the day of appearance. If service cannot be made, this summons shall be returned so indorsed. This summons may not be served later than 30 days after its date. SEAL
CHIKE / 250 SIMBOULLE
1147 PM 9-25-14 210 Clerk of Court BY DEPUTY: DATE OF SERVICE: \_ (To be inserted by officer on copy left with defendant or other person) .

. Case 3:14-cv-01136-JPG-SCW Docume 1012 100 1014 Page 17 of 19 Page ID #23

111 West Washington Street Belleville, Illinois - 62220 (618) 277-4410 License # 117-000823 Kahala F. A. Clay

Transaction Id : 171635447
14L643
10/07/2014
KENT, IUDY

Case#

14 L 643

### RETURN OF SERVICE

I, the undersigned employee of Process Servers Inc., a duly registered and qualified Private Investigator, licensed by the State of Illinois, being duly sworn in on my Oath. state that I served the attached Summons Copy on the 29 th day of September 2014, at the hour 1:47:00 PM of on Leo Simburger whom I would describe as follows; Sex: Male White Race: Age: 50 yrs I served the same at the following address: 905 Spotsylviana St.

New Athens II. 62264

If served on someone other than the Defendant at the usual place of abode, please complete:

I served the same upon a person residing in the house hold of Richard Klein informing the person of the Contents of the Summons, and I further placed a copy of said Summons in a sealed envelope with postage fully prepaid and addressed same to Defendant at his or her place of abode.

Please complete if service was not made:

I was unable to serve the Defendant for the following reason:

SUBSCRIBED AND SWORN TO before me this

day of Off,

-

ATENT A DAY DITIDIT TO

OFFICIAL SEAL JAMES A MOUREY

-			
I certify that I served this sun	a strabrellab ro enoru	в follows:	
(a)—(Individual defendants—personal By leaving a copy of the summer	onal): ons and a copy of the co	omplaint with each individual def	endant personally as follows:
Name of defenda			f service
	(b) - (Individual)	defendants - abode):	
By leaving a copy of the sum defendant with a person of his fam summons, and also by sending a c prepaid, addressed to each individu	mons and a copy of th ily, of the age of 13 years ony of the summons a	ne complaint at the usual place ars or upwards, informing that;	
Name of defendant	Person with whom left	Date of service	Date of mailing
	(c) - Corporat	ion defendants):	
By leaving a copy of the summ defendant corporation as follows:	ions and a copy of the	complaint with the registered a	gent office, or agent of each
Defendant corporation		egistered agent, officer or agent	Date of service
(d) - (Other service):			. 4.
sheriff's fees		, Sheriff of	County
Service and return \$ Miles \$ Total		, Shorth of	
Sheriff of	County	•	